

The New York City Council

City Hall New York, NY 10007

Legislation Text

File #: Res 1661-2008, Version: *

Res. No. 1661

Resolution calling upon the New York State Legislature to pass and the Governor to sign into law S.2386 and A.5673, which enact a bill of rights for cooperative shareholders and condominium unit owners and direct the Attorney General to promulgate a handbook summary of these rights and the procedures available to enforce them.

By Council Member Brewer, Fidler, James, Liu, Palma and Seabrook

Whereas, The boards of directors of cooperative corporations and boards of managers of condominium associations exercise broad authority over the rights and financial interests of the individual owners; and

Whereas, These boards and associations are presently given broad legal discretion under the law; and Whereas, Identical bills have been introduced in the Senate, S.2386, and the Assembly, A.5673, to address certain aspects of this authority and the sponsors' Memoranda in Support indicate that complaints have been received from property owners who feel that they have been dealt with in an arbitrary and capricious manner by their board or association; and

Whereas, These bills would clarify the rights and responsibilities of the shareholders and boards of directors of cooperative corporations and of the unit owners and boards of managers of condominium associations; and

Whereas, These bills would add a new section 352-eeeee to the General Business Law to establish a number of important due process rights for individual property owners in dealing with their board or association and also create general standards for the conduct of business by these boards and associations; and Whereas, The rights granted to cooperative shareholders and condominium unit owners in these bills would require cooperative corporations and condominium associations to process requests for action in an expeditious, non-discriminatory fashion, according to uniform written procedures; hold elections by secret

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ballot and post the results; fill board vacancies in a timely fashion; provide for the prompt resignation of board

members who sell their interest in the corporation or association; make various documents, including financial

statements, available to individual owners in a timely fashion; post notice of meetings at least ten days in

advance; and, with the exception of some special cases, obtain permission through a shareholder or unit owner

vote before imposing special assessments or entering into contracts for extraordinary expenses; and

Whereas, These protections would help to ensure that property owners are dealt with fairly and have

access to important information regarding the management of the buildings which constitute their homes; and

Whereas, These bills would require the boards of directors of cooperative corporations and boards of

managers of condominium associations to, within one year, amend

their organizational and

operating documents to reflect the rights granted and responsibilities imposed in these bills; and

Whereas, These bills would require the Attorney General of the State of New York to, within six

months, promulgate a handbook summarizing the rights of shareholders and unit owners vis-à-vis cooperative

corporations and condominium associations and the procedures and processes available to enforce those rights;

now therefore, be it

Resolved, That the Council of the city of New York calls upon the New York State Legislature to pass

and the Governor to sign into law S.2386 and A.5673, which enact a bill of rights for cooperative shareholders

and condominium unit owners and direct the Attorney General to promulgate a handbook summary of these

rights and the procedures available to enforce them.

LS# 6370

October 17, 2008